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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/035,556	11/09/2001	Rumo Satake	SEL 289	3617	
7590 12/23/2003			EXAMINER		
COOK, ALEX, MCFARRON, MANZO, CUMMINGS & MEHLER, LTD. Suite 2850 200 West Adams St.			NGUYEN,	NGUYEN, JOSEPH H	
			ART UNIT	PAPER NUMBER	
			2815		
Chicago, IL 6	0606		DATE MAILED: 12/23/2003	3	

Please find below and/or attached an Office communication concerning this application or proceeding.

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		Application No.	Applicant(s)					
. •		10/035,556	SATAKE, RUMO					
	Office Action Summary	Examiner	Art Unit					
		Joseph Nguyen	2815					
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply								
A SH THE - Exte afte - If th - If No - Fail - Any	ORTENED STATUTORY PERIOD FOR MAILING DATE OF THIS COMMUNICAT nasions of time may be available under the provisions of 37 SIX (6) MONTHS from the mailing date of this communicate period for reply specified above is less than thirty (30) day of period for reply is specified above, the maximum statutor ure to reply within the set or extended period for reply will, it reply received by the Office later than three months after the patent term adjustment. See 37 CFR 1.704(b).	FION.  CFR 1.136(a). In no event, however, ation.  ys, a reply within the statutory minin y period will apply and will expire SI by statute, cause the application to be	er, may a reply be timely filed  num of thirty (30) days will be considered time  X (6) MONTHS from the mailing date of this secome ABANDONED (35 U.S.C. § 133).	ely. communication.				
1)🛛	Responsive to communication(s) filed or	n <u>27 <i>October 2003</i>.</u>						
2a)	This action is <b>FINAL</b> . 2b)	This action is non-final.						
3)	Since this application is in condition for a closed in accordance with the practice u	allowance except for fom Inder <i>Ex parte Quayle</i> , 19	nal matters, prosecution as to th 935 C.D. 11, 453 O.G. 213.	e merits is				
Disposit	ion of Claims							
5)□ 6)⊠ 7)□	Claim(s) <u>1-34</u> is/are pending in the applied 4a) Of the above claim(s) <u>1,2,5,6,9-14,1</u> Claim(s) is/are allowed. Claim(s) <u>3,4,7,8,15,16,19,20,22,23,26,2</u> Claim(s) is/are objected to.	7,18,21,24,25,28,31 and 27,29,30,33 and 34 is/are	rejected.	leration.				
∐(8 Applica	Claim(s) are subject to restriction cion Papers	i and/or election requirem	ient.					
• •	The specification is objected to by the Ex	vaminas						
, —	,		l or b)□ objected to by the Exa	miner.				
ت (۱۰	The drawing(s) filed on <u>09 November 2001</u> is/are: a)    accepted or b)    objected to by the Examiner.  Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
	Replacement drawing sheet(s) including the			FR 1.121(d).				
11)	The oath or declaration is objected to by	the Examiner. Note the	attached Office Action or form P	TO-152.				
Priority	under 35 U.S.C. §§ 119 and 120							
a; 13)□ ; ;	Acknowledgment is made of a claim for All b) Some * c) None of:  1. Certified copies of the priority doce a claim for definition of the priority doce as the priority doce as the attached detailed Office action for Acknowledgment is made of a claim for definition of the translation of the foreign languated acknowledgment is made of a claim for definition of the foreign languated acknowledgment is made of a claim for deference was included in the first sentence as pecific reference of a claim for deference was included in the first sentence.	cuments have been receivements have been receivements have been receivements have been received and the priority documents have bureau (PCT Rule 17.20) are a list of the certified coplomestic priority under 35 the first sentence of the large provisional application to t	ved. ved in Application No ve been received in this Nationa a)). bies not received. U.S.C. § 119(e) (to a provision specification or in an Application in has been received. U.S.C. §§ 120 and/or 121 since	al application) n Data Sheet. e a specific				
Attachme	nt(s)							
2) 🔲 Not	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO- rmation Disclosure Statement(s) (PTO-1449) Paper	948) 5) 🗍 1	nterview Summary (PTO-413) Paper No Notice of Informal Patent Application (PT Other:					

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## **DETAILED ACTION**

## Election/Restrictions

Applicant's election of claims 3-4,7-8,15-16,19-20, 22-23, 26-27, 29-30, 33-34 in Paper No. 9 is acknowledged. Because applicant did not distinctly and specifically point out the supposed errors in the restriction requirement, the election has been treated as an election without traverse (MPEP § 818.03(a)). Therefore, claims 3-4,7-8,15-16,19-20, 22-23, 26-27, 29-30, 33-34 are prosecuted whereas claims 1-2, 5-6, 9-14, 17-18, 21, 24-25, 28, 31-32 are withdrawn from consideration.

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 3-4,7-8,15-16,19-20, 22-23, 26-27, 29-30, 33-34 are rejected under 35 U.S.C. 103(a) as being unpatentable over Watanabe in view of Shintani et al.

Regarding claim 3, Watanabe discloses on figure 2 a liquid crystal display device comprising pixel electrodes 15, a dielectric 8 overlapped on the ends of the pixel electrodes, an oriented film 16 covering the dielectric and the pixel electrodes, and liquid crystals 12 on the oriented film. Watanabe does not disclose the dielectric having a relative dielectric constant of not smaller than 20. However, Shinatani et al discloses

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on figure 14 the dielectric 54 having a relative dielectric constant of not smaller than 20. Note that Shintani teaches that the dielectric layer 54 is made of TiO2 (co. 10, lines 44-45), which has a relative dielectric constant of not smaller than 20. In view of such teaching, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Watanabe by having the dielectric having a relative dielectric constant of not smaller than 20 for the purpose of obtaining an improved reflection type display apparatus (col. 1, lines 19-20).

Regarding claim 4, Watanabe discloses on figure 2 a liquid crystal display device comprising pixel electrodes 15, a dielectric 8 overlapped on the ends of the pixel electrodes, an oriented film 16 covering the dielectric and the pixel electrodes, and liquid crystals 12 on the oriented film. Watanabe does not disclose the dielectric having a relative dielectric constant of not smaller than 30. However, Shintani et al discloses on figure 14 the dielectric 54 having a relative dielectric constant of not smaller than 20.

Note that Shintani teaches that the dielectric layer 54 is made of TiO2 (co. 10, lines 44-45), which has a relative dielectric constant of not smaller than 30. In view of such teaching, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Watanabe by having the dielectric having a relative dielectric constant of not smaller than 30 for the purpose of obtaining an improved reflection type display apparatus (col. 1, lines 19-20).

Regarding claims 15-16, 22-23, Watanabe and Shintani together disclose all the structures set forth in the claimed invention.

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Regarding claims 29 and 30, the claim language is merely the intended use and therefore is not given a patentable weight.

Regarding claim 7, Watanabe discloses on figure 2 a liquid crystal display device comprising pixel electrodes 15, an oriented film 16 on the pixel electrodes, a dielectric 8 provided on the ends of the pixel electrodes, and liquid crystals 12 on the oriented film and on the dielectric. Watanabe does not disclose the dielectric having a relative dielectric constant of not smaller than 20. However, Shintani et al discloses on figure 14 the dielectric 54 having a relative dielectric constant of not smaller than 20. Note that Shintani teaches that the dielectric layer 54 is made of TiO2 (co. 10, lines 44-45), which has a relative dielectric constant of not smaller than 20. In view of such teaching, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Watanabe by having the dielectric having a relative dielectric constant of not smaller than 20 for the purpose of obtaining an improved reflection type display apparatus (col. 1, lines 19-20).

Regarding claim 8, Watanabe discloses on figure 2 a liquid crystal display device comprising pixel electrodes 15, an oriented film 16 on the pixel electrodes, a dielectric 8 provided on the ends of the pixel electrodes, and liquid crystals 12 on the oriented film and on the dielectric. Watanabe does not disclose the dielectric having a relative dielectric constant of not smaller than 30. However, Shintani et al discloses on figure 14 the dielectric 54 having a relative dielectric constant of not smaller than 20. Note that Shintani teaches that the dielectric layer 54 is made of TiO2 (co. 10, lines 44-45), which has a relative dielectric constant of not smaller than 30. In view of such teaching, it

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would have been obvious to one of ordinary skill in the art at the time the invention was

made to modify Watanabe by having the dielectric having a relative dielectric constant

of not smaller than 30 for the purpose of obtaining an improved reflection type display

apparatus (col. 1, lines 19-20).

Regarding claims 19-20, 26-27, Watanabe and Shintani together disclose all the

structures set forth in the claimed invention.

Regarding claims 33 and 34, the claim language is merely the intended use and

therefore is not given a patentable weight.

Conclusion

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Joseph Nguyen whose telephone number is (703) 308-

1269. The examiner can normally be reached on Monday-Friday, 7:30 am- 4:30 pm

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Tom Thomas can be reached on (703) 308-2772. The fax phone number for

the organization where this application or proceeding is assigned is (703) 308-7382 for

regular communications.

Any inquiry of a general nature or relating to the status of this application or

proceeding should be directed to the receptionist whose telephone number is (703) 308-

0956.

JN

November 14, 2003

GEORGE ECKERT